# Case 2:25-cv\_n5797<sub>STA</sub> Teschistrict Court, Central District OF CALIFORNIA age ID #:113 CIVIL COVER SHEET

Jason T. Koo	Unum Grou inclusive	in: Provident Life and Ad						
		Unum Group; Provident Life and Accident Insurance Company; and Does 1-10, inclusive						
(b) County of Residence of First Listed Plaintiff Los Angeles	County of	County of Residence of First Listed Defendant						
(EXCEPT IN U.S. PLAINTIFF CASES)	(IN U.S. PLAI	(IN U.S. PLAINTIFF CASES ONLY)						
(c) Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information.  Terrence J. Coleman, Azin Jalali, William A. Foster Pillsbury & Coleman, LLP  100 Green Street, San Francisco, CA 94111 (415) 433-8000	representi Robert Hes: Maynard No 10100 Sant	Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information. Robert Hess, Karen Tsui Maynard Nexsen LLP 10100 Santa Monica Blvd., Suite 550, Los Angeles, CA 90067 (310) 596-4500 Email: RHess@maynardnexsen.com; KTsui@maynardnexsen.com						
II. BASIS OF JURISDICTION (Place an X in one box only.)		OF PRINCIPAL PA						
1. U.S. Government Solution (U.S. Government Not a Party)	Citizen of This State Citizen of Another S	tate 2 2	and one for defen Incorporated or Prine of Business in this Sta Incorporated and Pri of Business in Anothe	cipal Place ate $\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$				
2. U.S. Government 4. Diversity (Indicate Citizenship of Parties in Item III)	Citizen or Subject of Foreign Country	a 3 3	Foreign Nation	□ 6 □ 6				
IV. ORIGIN (Place an X in one box only.)  1. Original Proceeding State Court Appellate Court Appellate Court District (Specify)  4. Reinstated or Reopened District (Specify)  5. Transferred from Another Litigation - Litigation - Direct File								
<b>V. REQUESTED IN COMPLAINT: JURY DEMAND</b> : $\times$ Yes [	No (Check	"Yes" only if demar	nded in complair	nt.)				
CLASS ACTION under F.R.Cv.P. 23:	MONEY	DEMANDED IN CO	OMPLAINT: \$					
VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.) 28 U.S.C. §§ 1331, 1332, 1441, and 1446 - Removal under federal question (ERISA) and diversity jurisdiction.								
VII. NATURE OF SUIT (Place an X in one box only).								
OTHER STATUTES CONTRACT REAL PROPERTY CON			PETITIONS	PROPERTY RIGHTS				
□ 375 False Claims Act □ 110 Insurance □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property □ 430 Banks and Banking □ 430 Banks and Banking □ 410 Insurance □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & □ 310 Airplane	Application  465 Other Immigration  TORTS  PERSONAL PRO	Actions  Actions  DPERTY aud  463 Alien 510 Motic Sentence 530 Gene 535 Deatl Othe	Detainee ons to Vacate on Penalty or Penalty	820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark 880 Defend Trade Secrets Act of 2016 (DTSA)				
450 Commerce/ICC Enforcement of 315 Airplane	371 Truth in	Lending 550 Civil	_	SOCIAL SECURITY				
After Stetc.    460 Deportation   151 Medicare Act   320 Assault, Libel & Slander   330 Fed. Employer   Liability   340 Marine   345 Ma	rs' 385 Property Product Liab  BANKRUP1  ct 422 Appeal 2 USC 158	Damage   555 Priso   560 Civil   Condition   Confinen   625 Drug	n Condition  Detainee ns of nent  RE/PENALTY	861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405 (g)) 864 SSID Title XVI 865 RSI (405 (g))				
850 Securities/Commodities/Exchange 160 Stockholders' 350 Motor Vehicle	050 157	USC 881		FEDERAL TAX SUITS				
890 Other Statutory Actions  190 Other Contract  355 Motor Venicle Product Liability  360 Other Persona Injury	al 440 Other Ci	vil Rights LA	BOR	870 Taxes (U.S. Plaintiff or Defendant) 871 IRS-Third Party 26 USC 7609				
893 Environmental Matters 195 Contract Product Liability Med Malpratice 365 Personal Injury Med Malpratice 365 Personal Injury Product Liability Product Liability 367 Health Care/	y- 442 Employr Accommoda 445 America	/ Relations	ay Labor Act					
896 Arbitration 210 Land Pharmaceutical	Disabilities	751 Famil	v and Medical T					

FOR OFFICE USE ONLY: Case Number: 2:25-cv-05797

# Case 2:25-cv\_05797 STATES DISTRICT COURT! CENTRAL DISTRICT OF CALIFORNIA age ID #:114 CIVIL COVER SHEET

**VIII. VENUE**: Your answers to the questions below will determine the division of the Court to which this case will be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

QUESTION A: Was this case removed from state court?    Yes   No	STATE CASE WAS PENDING	G IN THE COU	NTY OF:	INITIAL DIV	INITIAL DIVISION IN CACD IS:		
If "no, " skip to Question B. If "yes," check the	🗵 Los Angeles, Ventura, Santa Barbara, or San Luis Obispo			\	Western		
box to the right that applies, enter the	☐ Orange			S	outhern		
corresponding division in response to Question E, below, and continue from there.	Riverside or San Bernardino				Eastern		
QUESTION B: Is the United States, or one of its agencies or employees, a PLAINTIFF in this action?	<b>B.1.</b> Do 50% or more of the defendants who reside in the district reside in Orange Co.?  check one of the boxes to the right		YES. Your case will initially be assigned to the Southern Division.  Enter "Southern" in response to Question E, below, and continue from there.				
☐ Yes 区 No			☐ NO. Continue to Question B.2.				
If "no, " skip to Question C. If "yes," answer Question B.1, at right.	<b>B.2.</b> Do 50% or more of the defendants who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.)		YES. Your case will initially be assigned to the Eastern Division.  Enter "Eastern" in response to Question E, below, and continue from there.				
	check one of the boxes to the right		NO. Your case will initially be assigned to the Western Division.  Enter "Western" in response to Question E, below, and continue from there.				
QUESTION C: Is the United States, or	<b>C.1.</b> Do 50% or more of the plaintiffs who	o reside in the	VES Vour	race will initially be assigned	nd to the Southern Division		
one of its agencies or employees, a DEFENDANT in this action?	district reside in Orange Co.?  check one of the boxes to the right		YES. Your case will initially be assigned to the Southern D Enter "Southern" in response to Question E, below, and co from there.				
☐ Yes 区 No			NO. Continue to Question C.2.				
If "no, " skip to Question D. If "yes," answer Question C.1, at right.	<b>C.2.</b> Do 50% or more of the plaintiffs who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.)		YES. Your case will initially be assigned to the Eastern Division.  Enter "Eastern" in response to Question E, below, and continue from there.				
			tern" in response to Questi	will initially be assigned to the Western Division. " in response to Question E, below, and continue			
QUESTION D: Location of plaintiff	Orar	A. nge County	<b>B.</b> Riverside or San Bernardino County	C. Los Angeles, Ventura, Santa Barbara, or San Luis Obispo County			
Indicate the location(s) in which 50% or reside. (Check up to two boxes, or leave	trict			$\boxtimes$			
Indicate the location(s) in which 50% or district reside. (Check up to two boxes, capply.)	;						
D.1. Is there at least one	answer in Column A?		D.2. Is there a	nt least one answer in (	Column B?		
☐ Yes	⊠ No	☐ Yes ☒ No					
If "yes," your case will initia	If "yes," your case will initially be assigned to the						
SOUTHERN DIVISION.			EASTERN DIVISION.				
Enter "Southern" in response to Question	Enter "Eastern" in response to Question E, below.						
If "no," go to question D2 to the right.			If "no," your case will be assigned to the WESTERN DIVISION.  Enter "Western" in response to Question E, below.				
QUESTION E: Initial Division?			INIT	TIAL DIVISION IN CACD	•		
Enter the initial division determined by 0		IIVI	Western				
QUESTION F: Northern Counties?	Question A, b, C, or D above.			vvestelli			
Do 50% or more of plaintiffs or defendar	ate in this district reside in Venture Co	inta Rarbara	or San Luic Obic	eno countios?	Vos. V No		
Do 5070 of more of plaintins of defendar	no in this district reside III ventura, Sa	nita DaiDdid,	or Jan Luis Obis	ppo counties:	Yes X No		

CV-71 (06/24) CIVIL COVER SHEET Page 2 of 3

### Case 2:25-cv\_05797 STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA age ID #:115 **CIVIL COVER SHEET**

IX(a).	IDENTICAL CAS	<b>ES</b> : Has this acti	on been previously filed <b>in this court</b> ?	× NO	YES			
	If yes, list case numb	er(s):						
IX(b).	RELATED CASES	5: Is this case rela	ated (as defined below) to any civil or criminal case(s) previously filed <b>in this</b>	s court?	☐ YES			
	If yes, list case numb	er(s):			<u> </u>			
		If yes, you must	file a Notice of Related Cases. See Local Rule 83-1.3.					
	Civil cases are rela	ated when they (	check all that apply):					
	A. Arise	from the same o	r a closely related transaction, happening, or event;					
	B. Call fo	or determination	of the same or substantially related or similar questions of law and fact; or					
	C. For of	ther reasons wou	ld entail substantial duplication of labor if heard by different judges.					
	Note: That cases r	may involve the s	ame patent, trademark, or copyright is not, in itself, sufficient to deem cases	related.				
	A civil forfeiture	case and a crimi	nal case are related when they (check all that apply):					
	A. Arise	from the same o	r a closely related transaction, happening, or event;					
	B. Call fo	or determination	of the same or substantially related or similar questions of law and fact; or					
		ve one or more d neard by differen	efendants from the criminal case in common and would entail substantial c t judges.	luplication of				
X. ST	ATEWIDE OR NA	TIONWIDE REL	<b>.IEF</b> : Does this case seek to bar or mandate enforcement of a state or feder.	al law and seek	declaratory			
or injunctive relief on a statewide or nationwide basis?			NO	YES				
		If yes, see Local	Rule 83-11 for additional requirements.	<u>[]</u>				
XI. SI	GNATURE OF AT	TORNEY						
(OR S	ELF-REPRESENT	ED LITIGANT):	/S/ Robert Hess DATE	: 6/25/25				
neithe	r replaces nor supp	lements the filing	on of this Civil Cover Sheet is required by Local Rule 3-1. This Form CV-71 arg and service of pleadings or other papers as required by law, except as proststruction sheet (CV-071A).					
Kev to	Statistical codes relati	ng to Social Securit	ry Cases:					
·	ature of Suit Code	Abbreviation	Substantive Statement of Cause of Action					
	861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social include claims by hospitals, skilled nursing facilities, etc., for certification as provided (42 U.S.C. 1935FF(b))					
	862	BL All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)						
	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plu all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405 (g))							
	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))							

CV-71 (06/24) **CIVIL COVER SHEET** Page 3 of 3

All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as

All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))

864

865

SSID

RSI

amended.

1

## 2

3

4

5

6

7 8

9

1011

12

12

14

1516

17

18

19

20

21

22

23

24

2526

27

28

#### CERTIFICATE OF SERVICE

Jason T. Koo v. Unum Group, et al. Case No. 2:25-cv-05797

### STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am a citizen of the United States and employed in Los Angeles, California, at the office of a member of the bar of this Court at whose direction this service was made. I am over the age of 18 and not a party to the within actions; my business address is 10100 Santa Monica Boulevard, Suite 550, Los Angeles, CA 90067.

On June 25, 2025, I served the document(s) entitled CIVIL COVER SHEET on the interested parties in this action as follows:

Terrence J. Coleman, Esq.

Azin Jalali, Esq.

PILLSBURY & COLEMAN, LLP

100 Green Street

San Francisco, CA 94111

Telephone: (415) 433.8000; Fax: (415) 33.4816

Email: tcoleman@pillsburycoleman.com

ajalali@pillsburycoleman.com

Attorneys for Plaintiff Jason T. Koo

- (BY MAIL): I deposited the envelope for collection and mailing at Los Angeles, California with postage fully prepaid. I am readily familiar with this firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business.
- (BY E-MAIL OR ELECTRONIC TRANSMISSION): Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person[s] at the e-mail address[es] set forth herein. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

I declare under penalty of perjury under the laws of the United States the foregoing is true and correct. Executed on June 25, 2025, at Los Angeles, California.

Lisa Y. Smith